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		Application Number	10/734,999			
TRANSMITTAL		Filing Date	December 1	December 12, 2003		
FORM		First Named Inventor	Eugene P. Marsh			
		Art Unit	2822			
(to be used for all correspondence after initial filing)		Examiner Name	Khanh B. D	Khanh B. Duong		
1 2		Attorney Docket Number	MI22-2461	MI22-2461		
Total Number of Peges in This Submission 3 Mi22-2461						
ENCLOSURES (Check all that apply)						
Fee Transmittal Form		Drawing(s) Licensing-related Papers Petition		Appea of App	Allowance Communication to TC al Communication to Board beals and Interferences al Communication to TC	
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1		er No. 021567.)			
Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 NO FEE REQUIRED. However, should it be determined that a fee is due and owing, please charge such fee for any item(s) checked above, to Deposit Account No. 23-0925.					elease charge such fee for any	
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name						
Wells St.	John P.S.					
Signature	- come	11 -				
Printed name Mark S. Matkin						
Date 1/- Z Z -OT		-	Reg. No.	leg. No. 32,268		
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Signature Sori D Paulus						
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NOV 2 2 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Serial No	
Filing Date	
Inventor	
Assignee	Micron Technology, Inc.
Group Art Unit	2822
Examiner	
Attorney's Docket No	
Customer No.	
Title: Deposition Methods With Time S	paced and Time Abutting Precursor
Pulses	·

STATEMENT OF THE SUBSTANCE OF THE INTERVIEW

To: Mail Stop Amendment

Commissioner for Patents

P. O. Box 1450

Alexandria, VA 22313-1450

VIA FACSIMILE

Mark Matkin (Tel. 509-624-4276; Fax 509-838-3424) From:

Wells St. John P.S.

601 West First Avenue, Suite 1300

Spokane, WA 99201-3828

An interview was conducted between the undersigned and Examiner Duong on November 16, 2005.

The Kim et al. reference was discussed in light of Applicant's amended claims 38, 74 and 40. The undersigned asserted allowability of amended claims 38 and 74 for reasons provided in Applicant's last filed RCE response. The undersigned also asserted allowability of amended claim 40 for reasons asserted in Applicant's last filed RCE response. The Examiner concurred that such claims are patentable over Kim et al., but questioned whether there was support in Applicant's application as filed for claim 40. However, the undersigned asserts that the specification as-filed at p.11, In.21 - p.12, In.5; p.12, Ins.13-17; p.13, Ins.3-9; and p.13, Ins.16-22 in combination support that which Applicant recites in claim 40.

Respectfully submitted,